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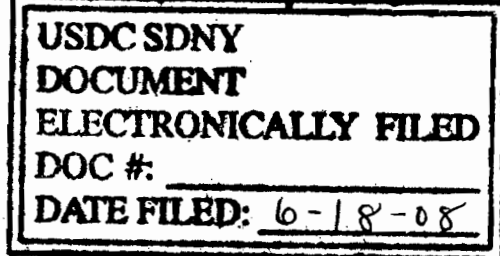
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June 13, 2008

By First Class Mail

Honorable Leonard B. Sand
 United States Courthouse
 500 Pearl Street, Room 1650
 New York, NY 10007-1312



Re: *Exportaciones del Futuro S.A. de C.V. v. Iconix Brand Group Inc. and IP Holdings, LLC*, 07 Civ. 4145 (LBS)
Request for Adjournment to New Stipulated Schedule

Dear Judge Sand:

We represent plaintiff. With the agreement of defendants, we write to ask the Court to extend dates in the pre-trial schedule as follows:

1)	Complete all fact discovery:	July 21, 2008
2)	Complete all expert discovery:	August 22, 2008
3)	Deadline for dispositive motions:	September 19, 2008
4)	File joint pretrial order:	October 3, 2008
5)	Pretrial conference:	October 10, 2008 at 9:30 AM <i>at 105</i>

As the Court ordered, the parties recently met with Judge Maas about settlement. Although the case did not settle, progress was made and settlement discussions are continuing.

Respectfully,

Jared B. Stamell

/pr

cc: Debra Karlstein, Esq. (via e-mail)

*Extensions granted
as requested
J. Sand V.W.P.
6/17/08*

